THE RELINSWICK

Volume VI.

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Number 47.

The Gazette.

By His Excellency Major-General GEORGE STRACKY SMITH. .S.) Lieutenant Governor and Commander in Chief of the Proposes of New Brunswick, 3c. Be. G.

S. SMY TH. A Proclamation.

of this Province cands prorogaen the second Tues lay in December next: 1 we thought he further to propagale the said eneral A'sen'ny; and the same is necesty a squed to Tursday the thistein day. January next, then to meet at Fiedericon for the dispatch of business.

Given under my Hand and Seal, at Frederición, the thirtieth dayof November, in the year of one Lord one montind hundred and menty, and first year of this billistic

Reign.

By His Excellency's Commend W . F. O

By ALEXANDER Equire, one of . . T Majesty's Jufation U mon Pleas for the Corney umberland, la ule Proviente of ... Brunswick.

TICE is her by given, that onapplication of John Forter, of t In of Smil Drinkwiter and ? Forbes, Copartners in Trade) of the Paris of Chuham in the County asil town aforesail, Meaning to meduly at la parsmant to the directions of the Act of the General Accordy of his Province in succase made and provided; I have direcall the Es are as well real as personal, or D wid Tozer, late of Northesk in the Coun ty-aforeraid. Lumberer, which aid Decid Tozer his departed from, and is without limits of this Province, or concer a within the same, with innour and design to defauld the said John Fords and me and Copurate in Trade, and the other Cod ors of the said David Tozir, if any thise te, of in: just does, or else to avoid not a present to the ordinary process of law as in bo made to appear to my satisfaction to trace. ed and anached; and that makes to " David Tozer do reason and die he debt or debts vicinia there mont s fo publication her of all the Estate a as personal of the said David Tosan, will this Province, will be sold for it and satisf ction of the Creditors of the sale Davil Tozer.

Dated at Nelson, in the said County of Northunberland, the file enday of August, in the year of on Lord one thousand begar hundred and twenty.

ALEX. DAVIDSON, J. C. P. JOHN AMB. STREET, AHY

Jamilication of John Colol of Saint Peters, in the Pauch of Sammanz and Pro me daly male, personners the directions of and Samuel Peters, and the other reeditors the Act of the General Assembly of this of the said Morris, if any there be, of their I have directed all the Estate as well rell is | the ordinary process of law as is alledged apersonal, of Abxander Gordon, Jones Bob- | gainst hum) to be seized and anached, and Tate of St. Peters, in the County of resaid. Hickoryc his said dobts within three months

from the we willow her limits of this Proince, o concealed water he same, with inof and design to delitated the said John Tole and other Creditors of the said Alexunder Girdon, James Babrock, and John Delore we. if one diffee be, of their just dues, or else to avoid being arrested by the ordinity process of Late, as has been made to appear to the constant and atander; and the others the said Alexander Gradon James Depock and John Law-THEREAS the General Assembly | rence, do return and discharge their debt or debis within three diourbs from the publication hor of, all the Estate as well real as granul, of the said Alexander Gordon, James Bawock, and John Lawrence, widin the Province, will be sold for the payment and satisfaction of the Creditors of the said Alexander Gordon, James Babcock, and Ford L. wrence.

Dand at St. Peters, in the County of Northumberland, the twenty first day of September, in the Year of our Lord one thousand eight hundred and twenty.

H. MUNRO, J. C. P. JOHN AMB. STREET, ALY.

By John Kaitlon, Liquie, one of the Justices of Illis Wage cy's Inferior Court of Common Plans for the Chang of Westmortand: all whom is may concern Greening: TOTICE is which; given, that upon e apple dion of du sa Whellon, Distriction in the Consy of Westmor and, and Province of New-Brunswick, Marchilet, to me dely made, according to 1 15 form of the Mrt of the General Assembly in such case made and provided; I shave reged all the Blocke as well real as personal, while the said County of Westmonand, of John Threes, late of Dorchester, in said nory, Innkeeper, (which said John Foffrivs has omer depailed from and without the lines of this Province, or is concealed vehling ille same) to be seized and attached; and that unly silve said Folin Fifreys do courn and discharge his said deb, or debis, within thee months from the publication hereof, all the ostate as well real as personal of the soul Files & Trois, within this To meet, will be sale her the payment and a Continual die Ordanors of the said John

> Diel it Done oder, die twenty ses can h day of October, in the tor of our Lord one thousand again and red underwenty. TO ETKETLLOR, J. C. P.

> > cooperable john Saunders, one e decided in this Majesty's Suentional and following for the Lite of West Engeswicks

- 7 7 7 7 7 7 8 benchy given, that upon Write application of Within Sewell of In decicion, in the County of York, merchant: William Wilmot of same place, merchant, and William Wilmorand Samuel l'eters of same place, merchants and Copirtners in trade, to me duly made pursuant oute directions of the General Assembly in By Hugu Munno. Esquire, one such case made and provided: I have diof the Justices of His Majesty's rected all the Estate, as well real as personal Inferior Court of Common Pleas | of Morris Coper, otherwise called Morris for the County of Northumberland, L. Cooper, late of the Parish of Saint Main the Province of New-Bruns | w's in the County aforesaid, yeoman. (which sold Maris has either departed from and concealed within the same, with intent and Isogn to defraud the said William Sewell, were aforesaid, Carpenier and Johner, to William Wilmot, and William Wilmot Province in such case made and provided; it ist dies, or else to avoid being arrested by cock, and John Lawr nee. Lumberers, also | hat unless the said Morris do return and which said Alexander Gordon, James Bab | from the publication hereof, all the Estate as ick, and John Lawrence, have departed well real as personal of the said Morris,

within this Province will be sold for the payment and satisfaction of the creditors of the said Morris.

> Dated at Fredericton aforesaid the eighth day of May, in the year of our Lord, 1820.

JOHN SAUNDERS.

By Rufus Smith, Esquire, one of ferior Court of Common Pleas for the County of Westmorland, in the Province of New-Brunswick.

TOTICE is hereby given, that on the application of Thomas Roach, of the County of Cumberland, and Province of Nova-Scotia, Esquire, to me duly made pursuant to the directions of the Act of the General Assembly of this Province in such case made and provided; I have directed all the Estate as well real as personal, of John Ryan, late of Westmorland in the County of Westmorland and Province of New Brunswick, Blacksmith, (which John Ryan, has departed from, and is without the limits of this Province, or concealed within the same, with intent and design to defraud the said Thomas Roach, and the other Creditors of the said John Ryan, if any there be, of their just dues, or else to avoid being arrested by the ordinary process of law, as has been made appear to my satisfaction) to be seized and attached; and that unless the said John Ryan do return and discharge his debt or debts within three months from the publication hereof, all the Essaie real and personal of the said John Rryn, within this Province, will be sold for the phyment and satisfaction of the Creditors of the said John Ryan.

Dated at Westmorland, the 21st of November, in the year of our Lord 1820.

RUFUS SMITH, J. C. P.

By the Hon. JOHN SAUNDERS, one of the Justices of His Majes. ty's Supreme Court of Judicature for the Province of New-Brunswick:

TOTICE is hereby given, that upon the application of SAMUEL STE-PHEN, late of Aberdeen, in North Britain, Merchant, but now of the City of St. John, in the Province of New-Brunswick, as well un behalf of himself as for and on the behalf of, and as the duly anthorised and empowered Attorney for WILLIAM CLARK, of Aberbeen aforesaid, Ironmonger, to me duly made, pursuant to the directions of the Act of the General Assembly in such case made and provided: I have directed all the Estate as well real as personal, of JAMES ROBSON and ATEXANDER ROBSON, late of the City of Saint John aforesaid, Saddlers and Tronmongers, trading as Co-Partners. (which said JAMES ROESON and ALEXANDER Robson, have either departed from and without the limits of the said Province, or are concealed within the same with intent and design to defraud the said SAMUEL Scephen and William Clark, and other Creditors of them the said JAMES and ALEXANDER ROBSON, if any there be, of their just dues, or else to avoid being arrested by the ordinary process of Law, as is alledged against them) to be seized and attached: And that unless the said JAMES and ALENANDER ROBSON do return and from the publication hereof, all the Estate as well real as personal of the said JAMES and ALEXANDER ROBSON, within this Province, will be sold for the payment and satisfaction of the Creditors of the said JAMES and ALEXANDER ROBSON.

Dated at Fredericton, this twenty-ninth day of December, in the year of our Lord one thousand eight hundred and

JOHN SAUNDERS. G. F. STREET, Au'y.

TOTICE is hereby given, that We the Subscribers, John Johnston, of St. Peters, in the Parish of Saumarez, in the County of Northumberland, and Province of New-Brunswick, Merchant, Perry Dumeresq, of the same place, Esquire, and John Miller, also of the same place, Merchant, have been duly appointed, by Joseph Home, Esquire, one of His Majesty's Justices of the Justices of His Majesty's In- the Inferior Court of Common Pleas for the County of Northumberland, as Trustees for all the Creditors of Thomas Dodd, late of the same place, Merchant, who has been proceeded against as an absbonding Debtor, under the Act of the General Assembly of this Province, made and passed in the twentysixth year of the Reign of His late Majesty King George the Third, intitled "An Act for Relief against absconding Debtors:" We the Subscribers, therefore, by virtue of such our appointment, do hereby notify and require all persons indebted to the said Thomas Dodd, on or before the sixth day of February next, to pay all such sum or sums of money, or other debt, duty, or thing, which he, she, or they owe to the said Thomas Dodd, and to deliver all other effects of the said Thomas Dodd, which he, she, or they may have in their hands, power, or custody, to us the said Trustees, or to any or either of us: And we the said Trustees do also hereby notify and require all the Creditors of the said Thomas Dodd, by or before the abovementioned day, to deliver to us the said Trustees, or any one or more of us, their respective accounts and demands against the said Thomas Dodd.

JOHN JOHNSTON. P. DUMARESQ. St. Peters, 23d Dec. 1820.

BOSTON, JAN. 2. 1821.

The most prominent intelligence contained in the papers, is the fate of the Bill of Pains and Penalties against the Queen, before the House of Lords. On the 9th November the question on ordering the bill to a second reading was taken, and carried by a majority of 28.—On the 10th, the question on the 3d reading, was carried only by a majority of 9.—Upon this state of things a Peer was about introducing a motion, when the Earl of Liverpool rose and gave notice, that in the nearly balanced state of opinion in the house, he and his associates in the ministry did not think it proper to prosecute the Bill any further, and he should therefore, instead of moving the question " that the Bill do now pass," move that it should be taken "that day six months." This intelligence was received with the liveliest cheers in the house, and is in fact a formal with drawal of the Bill.

Lord Ducre offered a perition from the Queen to be heard by Counsel against the further passage of the Bill. Lord Liverpool said the application had become unnecessary. If the 3d reading of the bill had been carried by as large a majority as the second, the ministry would have persevered, and sent it to the other house. But in the present state of the country, and divided as the Lords were, he and his colleagues had determined not to proceed further with it.

He then moved that the question, " shall the Bill pass," be put that day six months. [Long and loud cheering.]

Earl Grey condemned the conduct of POPICE is hereby given, that on the virbout the limits of the said province, or is discharge their said debts, within three months ministers in the strongest terms as to the measure the process and effects, and said the people would not be satisfied with the mere withdrawing of the measure, but would demand a strict inquiry into its foundation. Lord Erskine expressed his satisfaction at the result thus far, in earnest and pathetic terms. The Duke of Montrose opposed the motion. He was convinced of her Majesty's criminalty, and should never look up to her as Queen. The motion was agreed to, and the Lords adjourned to Nov. 23, when the Commons meet.